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Appl. No. : 09/475,308

Patent No. : 6,993,025

Inventor(s) : Montuno et al.

Issued : Jan. 31, 2006

For : METHOD AND APPARATUS FOR ENCODING A PLURALITY OF PRE-DEFINED CODES
INTO A SEARCH KEY AND FOR LOCATING A LONGEST MATCHING PRE-DEFINED CODE

Re: Request for Certificate of Correction

Consideration has been given your request for the issuance of a certificate of correction for the above-identified patent under the provisions of Rule 1.322.

Respecting the alleged error(s) in the claims, after inspection of the application, it is revealed that the lines are printed in accordance with the record. There are more than 1 occurrence of the word "processor" in each of the requested lines given, hence, detail is needed to account for which occurrence action is being requested, the PTO is not justified in assuming on its own – on the behalf of any requesting party. Therefore, being no fault of the Patent and Trademark Office, no correction(s) is/are in order here under United States Codes (U.S.C.) 254 or 255 and the Code of Federal Regulation (C.F.R.) 1.322 or 1.323).

In view of the foregoing, your request in this matter is hereby denied.

For further consideration, submit a Reconsideration Request for Certificate of Correction – along with supportive documentation, giving detailed information.

Note: This is a general hint, which may decrease the processing time of your request:

Certificate of Corrections are issued to correct errors of minor nature, i.e. typographical, spelling or grammar errors, errors not considered "critical information"; which are correctable under the provisions of 1.322a; or applicant's errors correctable under the provisions of 1.323. If you obtain data that clearly shows the attorney/applicant is not in error, simply include supportive documentation and associated post card receipts, along with your certificate of correction or reconsideration via postal mail, not by fax. If you do not have supportive documentation that clearly shows the attorney/applicant is not in error and verifies that the PTO is in error regarding the matter in your request - then, the appropriate fee of \$100.00 with your "Certificate of Correction" or "Reconsideration Certificate of Correction" - will be necessary. Without supportive documentation, depending upon the matter in your request, it is possible - that in addition, a petition with its appropriate fee of \$130.00 may be necessary, or the request may be denied. Please be advised that – "identification of the exact point of error, by reference to column and line number in the printed patent", provides needed clarity to process a request; if a certificate of correction (PTOL-1050 form) is not clear and concise, its processing could possibly be in error, delayed, or denied. Please see the MPEP for further instruction and understanding.

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